

# STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS

### DIVISION OF WATER RESOURCES

## ORDER

APPLICATION 735

PERMIT 333

LICENSE\_535

#### ORDER GRANTING CHANGE IN PLACE OF USE

B. F. MUMMA of DUNNIGAN, CALIFORNIA having established to the satisfaction of the Division of Water Resources that change as petitioned March 26, 1929 in the place of use of water appropriated under Application 735, Permit 333, License 535 will not operate to the injury of any other appropriator or legal user of the waters of the drainage canal lying along the west or back levee of Reclamation District No. 108, located in Yolo County, the Division of Water Resources so finds, and

PERMISSION IS GRANTED TO MAKE SUCH CHANGE IN PLACE OF USE AS FOLLOWS:

#### FROM

180 Acres within the East  $\frac{1}{2}$  of Section 1, T 12 N, R 1 W, M.D.B. & M.

TO

160	Acres	within	W	of	E.	of	Section	on 1						
32	<b>R</b>	Ħ			NE		91	1						
32	**	##	SMI				11	ī						
31	12		NE				#	1						
33	#		SE				11	1						
288	ii.						n 1, 1	12	N,	R	1	W,	M.D.B.	& M.

Witness my hand and the seal of the Department of Public

ks of the State of California this 24th day of September, 1929.

EDWARD HYATT, STATE ENGINEER

By Harold Corkling
Deputy

3



# STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RIGHTS

# License for Diversion and Use of Waters

LICENSE NO. 555

APPLICATION No. 735

This is to Certify, That B. F. Russa, of Dunnigan, California,

ha. .... made proof to the satisfaction of the Division of Water Rights of California of a right to the use of the waters of the draining canal lying along the west or back levee of Reclamation District No. 106, lecated in Yolo County.

### TAXXXXXXX

for the purpose of agricultural use

under Permit No. 388 of the Division of Water Rights and that said right to the use of said waters has been perfected in accordance with the laws of California, the rules and regulations of the Division of Water Rights and the terms of the said permit; that the priority of the right herein confirmed dates from 1217;

that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed two (2) cubic feet per second from about May 15th to about October let of each season. Diversions under this liberuse, which are to be directly applied to irrigation use without storage, shall not exceed the rate of one cubic feet per second continuous flow to eighty acres of irrigated land devated to crops other than rice, and where the water is to be used for the irrigation of rice, shall not exceed one cubic feet per second continuous flow to ferty acres of irrigated land from the compensation of the irrigation season to impact let and thereafter shall not exceed the rate of one cubic feet per second to fifty acres of irrigated land; provided, however, that in case of rotation the equivalent of such continuous flow allowances for any thirty day period may be diverted in a shorter time if there be no interference with other vested rights.

The point of diversion of such water is located South forty-one degrees, forty-five minutes East (S 41°45' B), three thousand five hundred forty-five (5,545) feet from the Borth one-quarter corner of Section 1, T 12 H, R 1 W, M.D.M., being within the SET of HET of said Section 1.

cended by order of 9-24-22

A description of the lands or the place where such water is put to beneficial use is as follows:

32 acres, within the HR; of HR; of Section 1, T 12 N, R 1 W, M.D.M.

4 acres, within the SW; of HR; of Section 1, T 12 N, R 1 W, M.D.M.

52 acres, within the SW; of HR; of Section 1, T 12 N, R 1 W, M.D.M.

53 acres, within the SR; of Section 1, T 12 N, R 1 W, M.D.M.

54 acres, within the NW; of SR; of Section 1, T 12 N, R 1 W, M.D.M.

55 acres, within the SW; of SR; of Section 1, T 12 N, R 1 W, M.D.M.

56 acres, within the SW; of SR; of Section 1, T 12 N, R 1 W, M.D.M.

58 acres, within the SW; of SR; of Section 1, T 12 N, R 1 W, M.D.M.

56 acres, within the SR; of SE; of Section 1, T 12 N, R 1 W, M.D.M.

56 acres, within the SR; of SE; of Section 1, T 12 N, R 1 W, M.D.M.

The right to the diversion and use of the water aforesaid hereby confirmed is restricted to the point of diversion herein specified and to the lands or place of use herein described.

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of Chapter 586, Statutes 1913, which is as follows:

Sec. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effective for such me as the water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial purpose for which said water as appropriated, but no longer; and every such permit or licenses shall include the enumeration of conditions therein which in substance shall such as me bject to such conditions as therein expressed; provided, that if, at any time after the expiration of twenty years after the granting entire, the state, and city tilly and country, municipal water district, irrigation district, or any political subdivision of the state hall before the state, and in the event that the said state, city, city and country, municipal water district, lighting district, or any political subdivision of the state shall be determined in license and the works built or constructed for the chapter district of political subdivision of the state of the righting granted, under richase the works and property occupied and used under said license and the works built or constructed for the chapter district of political subdivision of the state water for the state so desiring to purchase and the said cowner of said works and property can not agree upon a subject to the state water commission, at any time such manner as is now or may hereafter be determined in eminent domain, proceedings. If the subject is not put the water granted under said permit or license, to the water granted under said permit or license, to the state water commission, at any time and the water state under said permit or license, to the state of the

Witness the signature of the Chief of the DIVISION OF WATER RIGHTS, Department of Public Works of the State of Colifornia, and the seal of said department

this (30th day of

Chief of Division of Water Rights, Department of Public Works of the State of California

1-3-83 Oxgol to Charles W. Love lace 12-13.85 asga to Federal Land Bank of Sacrament 2-25-87 asga to Harreth B. & Marlene Schaad

**DIVISION OF WATER RIGHTS** 

DEPARTMENT OF PUBLIC WORKS STATE OF CALIFORNIA

SSUED TO

APPROPRIATE WATER

O

DATED